## **REMARKS**

This is a full and timely response to the outstanding Decision on Appeal decided March 30, 2007. Reconsideration and allowance of the application and pending claims are respectfully requested.

Claims 1, 5, 7-11, 14-18, and 21-26 have been rejected under 35 U.S.C. § 102(e) as being anticipated by *Brown, et al.* ("Brown," U.S. Pat. No. 6,892,201).

As indicated above, each of independent claims 1, 10, and 17 have been amended through this Response. In view of those amendments, Applicant respectfully submits that the rejections are moot as having been drawn against Applicant's claims in a previous form. Applicant therefore respectfully requests that the rejections be withdrawn.

With specific regard to claims 1 and 17, Brown does not teach "transmitting the requested document from the server to the remote computer via a network" if a source of a request is authorized to view the entire requested document or "blurring the unauthorized portions on the server and transmitting the redacted version of the requested document from the server to the remote computer via the network" if the source of the request is not authorized to view the entire requested document. Instead, a browser that executes on Brown's client computer controls all aspects image quality relative to access rights information (ARI) received from the server.

Regarding claim 10, Brown further does not teach "determining on the client computer without assistance from the server an authorization level required to view the complete received document" or "determining on the client computer without assistance from the server an authorization level associated with a current user". Again, Brown's

browser controls all aspects of image quality relative to access rights information (ARI) received from the server.

## **CONCLUSION**

Applicant respectfully submits that Applicant's pending claims are in condition for allowance. Favorable reconsideration and allowance of the present application and all pending claims are hereby courteously requested. If, in the opinion of the Examiner, a telephonic conference would expedite the examination of this matter, the Examiner is invited to call the undersigned attorney at (770) 933-9500.

Respectfully submitted,

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